

**REMARKS**

The Office Action dated April 19, 2006 has been reviewed and carefully considered. Claim 19 is redrafted into independent form, but is not otherwise revised. Claims 1, 14 and 17 are canceled without prejudice. Claims 21-23 are added. Claims 2-13, 15, 16 and 18-23 are pending, the independent claims being 2, 13 and 19. Claims 2, 3, 13, 16 and 18-20 are amended. Reconsideration of the above-identified application, as amended and in view of the following remarks, is respectfully requested.

Claims 1-4, 6, 7 and 10-20 stand rejected under 35 U.S.C. 102(b) as anticipated by U.S. Patent No. 6,160,570 to Sitnik.

Claim 19, redrafted into independent form but not otherwise revised,  
recites:

receiving video data contained in said transport stream;  
providing the video data as a sequence of video segments;  
displaying the sequence of video segments;  
producing an edited version of said television program in light of the user profile; and,  
displaying said edited version, wherein the step of producing an edited version comprises adding at least one additional video segment to the sequence of video segments

Sitnik fails to disclose or suggest the above-quoted aspect of claim 19.

The Office Action cites to steps S303, S304 in Sitnik, but it is unclear how this citation relates to the two "displaying" steps of the present claim 19.

For at least this reason, Sitnik fails to anticipate the present invention as recited in claim 19.

Reconsideration and withdrawal of the rejection is respectfully requested.

Nor does there appear to be any reason modification to resemble claim 19 could be regarded as having been obvious.

Claim 2, as amended, recites, ". . . the editing process module produces an edited version in light of a viewing context of the user in combination with said user profile. . ."

Support for the amendment of claim 2 is found in the specification, at least at [0039], first two sentences, and in original claim 3.

The Office Action cites to the Sitnik user profile, but this disclosure does not amount to the above-quoted aspect of the present claim 2 as amended.

The prior art of record, alone or in combination, fails to disclose or suggest the above-quoted aspect of the present claim 2 as amended.

For at least this reason, claim 2 as amended is deemed to not be anticipated by Sitnik. Nor does it appear that modification to resemble claim 2 as amended would have been obvious.

The same language has been used in amending claim 13 which is likewise deemed patentably distinguished over Sitnik for at least the same reason(s) set forth above with regard to claim 2.

Claims 1, 2, 4-7 and 10-20 stand rejected under 35 U.S.C. 102(e) as anticipated by U.S. Patent No. 6,314,568 to Ochiai et al. ("Ochiai").

As mentioned above with regard to the first ground of rejection, claim 19 is merely redrafted into independent form but is not revised.

With reference to the aspect of claim 19 quoted above with regard to the first ground of rejection, the Office Action cites to FIG. 5, #16 and to FIG. 8B, but it is unclear how this citation relates to the two "displaying" steps of the present claim 19.

Claims 2 and 13 as amended are both addressed above in the discussion of the first ground of rejection. The same above-quoted aspect of claims 2 and 13 is believed to distinguish patentably over Ochiai.

Support for the amendment of claim 16 is found at least in original claim 5.

Claim 3 stands rejected under 35 U.S.C. 103(a) as unpatentable over Ochiai in view of U.S. Patent Publication No. 2003/0040962 to Lewis.

Claim 3 depends from claim 2. Lewis relates to content editing based on maturity level of a user, but cannot make up for the shortcomings of Ochiai.

Claims 8 and 9 stand rejected under 35 U.S.C. 103(a) as unpatentable over Ochiai in view of U.S. Patent No. 6,757,482 to Ochiai et al. ("Ochiai2").

Claims 8 and 9 depend from claim 2. Ochiai2 relates to editing broadcast data, but cannot compensate for the deficiencies in Ochiai.

Claim 1 stands rejected on the ground of non-statutory obviousness-type double patenting.

Since claim 1 is canceled, the instant ground of rejection is believed to be moot.

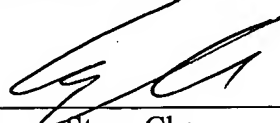
New claims 21 and 22 find support in the specification, at least at [0008].

New claim 23 finds support at least at [0058].

For all the foregoing reasons, it is respectfully submitted that all the present claims are patentable in view of the cited references. A Notice of Allowance is respectfully requested.

Respectfully submitted,

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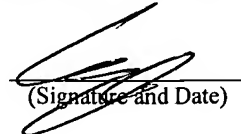
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(Name of Registered Rep.)

  
(Signature and Date)

**IN THE DRAWINGS:**

A replacement sheet for FIG. 1 is included. It has been modified by adding a "PRIOR ART" legend. In addition, reference numbers 2 and 4 are now annotated with labels.